Sinair Claims retition		
Case No	§ In the Small Claims Court of	
	§ Harris County, Texas	
Plaintiff	<u> </u>	
vs.	§ Propingt Place	
Defendant	§ Precinct, Place	
THE STATE OF TEXAS COUNTY OF HARRIS:		
Plaintiff:		
City:	State: Zip:	
-		
C'A	Section 77 m.	
City:		
Home Phone Number:	Work Phone Number:	
Defendant:		
Address:		
	State: Zip:	
	Work Phone Number:	
	State: Date of Birth:	
Other:		
	for (describe the nature of the claim, including all pertinent dates;	
and there are no counterclaims existing in favor of the lis making against the plaintiff)	Defendant and against the Plaintiff, except: (describe any claim the Defendant	
Respectfully submitted,		
SUBSCRIBED and SWORN TO BEFORE ME on	Signature of Plaintiff	
Clerk of the Court	Justice of the Peace, Precinct, Place	

*Service of Process: No judgment may be rendered against a defendant unless the defendant has been properly served with process. Defendants may be natural persons, individuals, or persons doing business in the form of sole proprietorships, or partnerships, or corporations. Any individual doing business under an assumed name, or any business operating in the form of a partnership or corporation, may sue or be sued in the business name, but service of process must be properly accomplished. Service of process directed to individuals is effected by delivery directly to the person. Service of process on business entities is more difficult and must be accomplished by service on an agent or person authorized to accept service.

For example, if a defendant is a partnership, the citation may be directed to one member of the partnership, and service effected on that one member authorizes a judgment against the partnership and the partner actually served. If the defendant is a corporation, citation may be served by serving the corporation's president or any vice-president, or the corporation's registered agent. If the corporation's registered agent cannot be found at the corporation's registered office, then service of process may be made on the Secretary of State.

To determine the exact legal nature of a business entity, the plaintiff may look at the Assumed Name Records maintained by the County Clerk, or contact the Corporation Division of the Office of the Secretary of State, or the Office of the State Comptroller.

Small Claims Potition

Military Status Affidavit Case No. § In the Small Claims Court of Harris County, Texas Plaintiff VS. Precinct , Place Defendant BEFORE ME, the undersigned authority, on this day personally appeared who, under penalty of perjury, stated that the following facts are true: I am the \square Plaintiff \square attorney of record for the Plaintiff in this proceeding. _______, Defendant, **is not** in military service. _______, Defendant, **is** in military service. I know this because ☐ I am unable to determine whether or not the Defendant is in military service. Plaintiff Attorney of Record for Plaintiff

SWORN TO AND SUBSCRIBED BEFORE ME on _____

NOTARY PUBLIC, State of Texas

Certificate of Last Known Mailing Address

The undersigned certifies that the last known mailing ad-	dress of the Defendant against whom judgment is taken in this proceeding is:
Defendant's Name:	
Defendant's Address:	
Plaintiff	Attorney of Record for Plaintiff

This document is required to be filed when a judgment is taken by default so that the Court may notify the defendant of the entry of the default judgment.

The Servicemembers Civil Relief Act, 50 U.S.C. App. 501 *et seq*, passed December 19, 2003, requires the plaintiff in any civil proceeding in which the defendant does not make an appearance to file with the court an affidavit (A) stating whether or not the defendant is in military service and showing necessary facts to support the affidavit; or (B) if the plaintiff is unable to determine whether or not the defendant is in military service, stating that the plaintiff is unable to determine whether or not the defendant is in military service.

PENALTY FOR MAKING OR USING A FALSE AFFIDAVIT: A person who makes or uses a military status affidavit, or statement, declaration, verification, or certificate, knowing it to be false, shall be fined as provided in Title 18, United States Code, or imprisoned for not more than one year, or both.

Costs for an attorney ad litem may be assessed against the plaintiff as costs of court unless otherwise ordered by the court.

Request for Continuance

Case No	§ In the Justice Court of
	§ Harris County, Texas
Plaintiff	§
vs.	§
Defendant	§
Now Comes	, who is the (indicate "Plaintiff" or
	ne the trial in this case because (state the reason establishing good cause for a
postponement of the trial):	
sosiponemeni oj ine iriai).	
	Respectfully submitted,
	Printed Name:
	Address:
	Telephone Number:

Civil Case Appeal Bond (Surety) Case Number: Defendant: Date of Judgment: Judgment in Favor of: Judgment Against: Amount of Damages: \$______ Prejudgment Interest: ______ % from _____ to _____ Attorney's Fees: \$ Court Costs: \$ Post-Judgment Interest: ______ % from date of Judgment until paid. **Appeal by Defendant:** To appeal the Judgment, _______, Appellant, and _____, and _____ , as Sureties, acknowledge _____, Appellee, in double the amount of the Judgment, calculated as \$ The conditions of this obligation are that the Defendant-Appellant shall prosecute this appeal to effect, and shall pay off and satisfy the judgment which may be rendered against Defendant-Appellant on appeal, provided the sureties will not be liable in an amount greater than the amount of the bond. **Appeal by Plaintiff:** To appeal the Judgment, , Appellant, and _____, and _____ as Sureties, acknowledge themselves firmly bound to _____ amount of the costs incurred in the justice court and estimated costs in the county court, less such sums as may have been paid by the plaintiff on the costs, calculated as \$. The conditions of this obligation are that the Plaintiff-Appellant shall prosecute this appeal to effect and shall pay off and satisfy such costs if judgment for costs be rendered against Plaintiff-Appellant on appeal, provided the sureties will not be liable in an amount greater than the amount of the bond. Notice of the filing of this Bond will be given to all parties to the suit within five (5) days following the filing of the bond. Signature of Appellant Signature of Surety Mailing Address Mailing Address Date of Birth: _____ TDL: ____

Signature of Surety

Mailing Address

Civil Case Appeal Bond — Sur Oath and Affidavit	ety	
THE STATE OF TEXAS	§	
COUNTY OF HARRIS	§	
which is exempt by the Constitution and laws of the Sta	am shown in the foregoing bond, after deducting from my property all that ate from forced sale, and after the payment of all my debts of every descrig all encumbrances upon my property which are known to me; that I resi execution worth said amount or more.	ription
Surety's Signature	Date	
SWORN TO AND SUBSCRIBED BEFORE ME on _		
NOTARY PUBLIC, State of Texas		
THE STATE OF TEXAS	§	
COUNTY OF HARRIS	§	
which is exempt by the Constitution and laws of the Sta	am shown in the foregoing bond, after deducting from my property all that ate from forced sale, and after the payment of all my debts of every descrig all encumbrances upon my property which are known to me; that I resi execution worth said amount or more.	ription
Surety's Signature	Date	
SWORN TO AND SUBSCRIBED BEFORE ME on _		
NOTARY PUBLIC, State of Texas		
Judge Presiding	Date	

Affidavit of Inability to Pay Costs for Appeal

Case No.	§ In the Justice Court of
	§ Harris County, Texas
Plaintiff	§
VS.	§
Defendant	§ Precinct, Place
Defendant	§
My name is	I unable to pay the costs of appeal or to file an appeal
bond in order to appeal the Judgment entered on	·
In order to appeal this proceeding, I am giving the following inform I am unable to pay the court costs. I verify that the statements made	
Identity	
Full Name:	
Address:	City, State, and Zip Code
Home Telephone:	Cellular Phone:
Former Address:	
Date of Birth:	Place of Birth:
Employer:	
Employment Address:	
Work Telephone:	Job Title or Duties:
Supervisor's Name:	
Spouse's Name:	
Spouse's Address:	City, State, and Zip Code
Spouse's Home Telephone:	Spouse's Cellular Phone:
Spouse's Employer:	
Spouse's Employment Address:	
Spouse's Work Telephone:	Spouse's Supervisor's Name:
	1

Income				
Monthly earnings:				
Other income: Description:			Amount:	
Spouse's Income				
Spouse's monthly earnings: Other income:				
Other income: Description:			Amount:	
Government Entitlement	Income			
Unemployment Benefits	Benefit Amount			
AFDC:				
Social Security:				
Disability:				
Veteran's Benefits:				
Child Support:				
Other Entitlement Benefits:		Amount:		
All Other Income				
Description:		Amount:		
Accounts in Financial Institutions				
Checking Accounts: Financial Institution:		Account Number:	Current Balance:	
Saving Accounts: Financial Institution:		Account Number:	Current Balance:	
Real Property Owned other than Homestead				
Description:		Address:	Value:	
Personal Property (other than household furnishings, clothes, tools of a trade, or personal effects)				
Description:		Value:		

Debts Description: Total Due: Monthly Payment: Monthly Expenses (for example, food, transportation, child care, health care, etc.) Description: Amount: **Dependants** Name: Address: Relationship: Age: Date Completed Signature THE STATE OF TEXAS § **COUNTY OF HARRIS** BEFORE ME, the undersigned authority, on this day personally appeared , who upon oath, stated that he/she is making this Affidavit and that the information provided is true and correct. SWORN TO AND SUBSCRIBED before me on _____

Note: A person determined by the Court to be indigent may appeal a Small Claims Judgment by filing an Affidavit with the Justice of the Peace, stating the inability to pay costs. The Affidavit must be filed within five (5) days from the date of the judgment. Notice must be given to the other party of the filing of the affidavit. The affidavit of inability to pay must satisfy the requirements of Texas Rules of Civil Procedure, Rule 145. Rule 145 requires that the affidavit contain complete information as to the party's identity, nature and amount of governmental entitlement income, nature and amount of employment income, other income (interest, dividends, etc.), spouse's income if available to the party, property owned (other than homestead), cash or checking account, dependents, debts, and monthly expenses. The affidavit must also state that the party is unable to pay the court costs, and that the statements made in the affidavit are true and correct. The affidavit must be sworn before a notary public.

NOTARY PUBLIC, State of Texas